Case 1:13-cv-051	68-HB Document 52	Filed 09/26/13 Page 1 of 4
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UNITED STATES DISTRICT SOUTHERN DISTRICT OF I	ELECTRONICALLY FILED	
		x DOC #:
L.A. PRINTEX INDUSTR	IES, INC.	DATE FILED: 9/26/13
	Plaintiff(s),	
-against-		13 Civ. 05168 (HB)
M&A IMPORTS, LTD.; C	- · · · · · · · · · · · · · · · · · · ·	
and DOES 1-10, inclu	ısive	PROPOSED PRETRIAL
	Defendant(s).	SCHEDULING ORDER
APPEARANCES:		A
Plaintiff(s) by:	Michael D. Steger	er
Defendant(s) by:	William J. Brenna	nan

## HAROLD BAER, Jr., District Judge:

Do the parties consent to proceed before a United States Magistrate Judge for all purposes, pursuant to 28 U.S.C. § 636(c) and Fed. R. Civ. P. 73?

Pursuant to Rule 16(b) of the Federal Rules of Civil Procedure, after holding an initial pretrial conference on notice to all parties, it is hereby ordered that:

Except under circumstances agreed to by the Court:

1. This case is added to the August Trailing Trial Calendar.

Jury X. Non-Jury \_. Estimated number of trial days is 3 \_. Counsel should not make any other commitments during this month.

As a general rule, and for your information when filling this out prior to the PTC, keep in mind that all cases will be tried within a reasonable time from the date of this pretrial conference (e.g., 9-11 months) based on the complexity of the case. I will abide by your choice of month to try your case, assuming I deem it to be a reasonable time. Keep in mind the quid pro quo is that the month you choose, due to my trailing trial calendar format, will rarely if ever be changed.

2. No additional parties may be joined after January 7, 2014

New parties shall be bound by the deadlines included in this Pretrial Scheduling Order. If new parties are joined, the party joining them shall forward to them a copy of this Pretrial Scheduling Order and offer to provide them with access to all previously taken discovery. Should this pose a seemingly insurmountable problem, call Chambers.

3. No additional causes of action or defenses may be asserted after January 7, 2014

4. **Discovery**: All discovery shall be commenced immediately, but for a statutory bar (e.g. PSLRA) or further Order of the Court, and will be completed by March 15, 2014. Any delays that threaten this timetable are to be brought immediately to the attention of the Court. As the Court rarely grants extensions, any delays or disputes in the taking of discovery should be reported to the Court immediately.

Where applicable, decisions with respect to disclosure and discovery of electronically stored information, along with privilege issues related to that information, shall be provided to the Court within 10 days following the signing of this Order by the Court.

5. **Motions**: The last day for fully-briefed motions (i.e., moving, opposition and reply papers) to be in Chambers is May 23, 2014 \_\_\_\_\_\_. Either party may request (and will be given a date by Chambers) for oral argument. It is up to the parties, consistent with Federal and/or Local Rules, to ensure that each has sufficient time to brief their motions by the deadline.

In choosing the last date to submit fully briefed motions juxtaposed with your agreed-to trial month, keep in mind that the Court requires at least <u>60 days</u> to decide dispositive motions.

- 6. Expert testimony: Disclosure of expert testimony, if any, will be made at least 45 days before the first day of the agreed to trial month. Evidence intended to contradict or rebut the subject matter of the expert testimony will be submitted within 21 calendar days after the disclosure made by the other party, subject only to further order of this Court.
- 7. Joint Pretrial Order: A joint pretrial order may be requested when your trial date is set, and will typically need to be submitted to Chambers from 10 days to 2 weeks prior to trial. See my Individual Practices for details.
  - 8. The law clerk assigned to this case is
- 9. **Mediation:** Upon request to Chamber's by either side, the Court will schedule and conduct a settlement conference and/or mediation. The Court will also, upon request, facilitate mediation under the Court Mediation Program or a settlement conference before your Magistrate Judge. In the case of a mediation to be conducted by the Court, all parties must bring their respective clients to the mediation. Keep in mind, closure, for the most part, is accomplished in direct proportion to how early in the litigation the mediation occurs. Any ADR procedure must occur within the framework of this order.
- 10. Settlement/Discontinuance: Whenever a case is resolved, the parties must submit an Order of Discontinuance, signed by all parties, before the case will be removed from the trial calendar. When the parties settle within forty-eight hours of trial or the filing of a dispositive motion, they <u>must</u> notify the Court immediately of such settlement, and fax to the Court no less than thirty-six hours prior to their planned appearance an Order of Discontinuance (copy attached), signed by all parties.

11. The parties' signatures below represent their understanding and agreement that this

schedule is final and binding upon ther		_
circumstances warrant an extension with resp	ect to one or more than one of	f the scheduled dates.
Michel Age		_
For Plaintiff	For Plaintiff	
allan Brenna		
For Defendant/	For Defendant	
V		
	_	

SO ORDERED.

DATED:

New York, New York

HAROLD BAER, JR.

United States District Judge

Rev. 10/23/12

CHAMBERS OF
HAROLD.BAER, JR.
DISTRICT JUDGE
ED STATES COURTHOUSE
500 PEARL STREET
WYORK, NY 10007-1312



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Annie Aboulian, Esq. Doniger Buroughs APC 300 Corporate Pointe, Suite 355 Culver City, CA 90230

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